





IM THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re application of: Karen Luke et al.

Application No: 10/6/23,443

Group No.: 1712

Flore July 18, 2003 Exeminer Richard, Charles R

For Zeolite-Containing Treating Fluid

Commissioner for Patents P.O. Box 1480 Alexandria, VA 22313-1450

TRANSMITTAL OF INFORMATION DISCLOSURE STATEMENT BEFORE MAILING DATE OF EITHER A FINAL ACTION OR NOTICE OF ALLOWANCE (37 C.F.R. & 1.97(c))

NOTE: 37 C.F.R. 1.97: "(c) An information declosure statement shall be considered by the Office If filed after the period executed in paragraph (b) of this section, provided that the information disclosure statement is filed before the mailing date of any of a final action under § 1.113, a notice of allowance under § 1.311, or an action that otherwise closes prosecution in the application, and it is accompanied by one of:

- (1) The statement specified in paragraph (s) of this section; or
- (2) The fee set forth in § 1.1764."
- NOTE: "If a final action or notice of allowence is mailed in an application and later withdrawn, the application will be considered as not having had a final action or notice of allowance mailed for purposes of considering an information disclosure statement." Notice of April 20, 1992 (1138 O.G. 37-41, 39).

CERTIFICATION UNDER ST C.F.R. \$8 1.4(a) and 1.10* (When using Express Mail, the Express Mail label number is mandatory: Express Mell certification is optional.)

1 1	ereby certify that, on the date shown below,	this correspondence is being:
		MAILING
8	deposited with the United States Postal Serv Box 1450, Alexandria, VA 22313-1450	toe in an envelope addressed to Commissioner for Patents, P.O.
	37 C.F.R. § 1.8(a)	37 G.F.R. & 1.10 *
3	with sufficient postage as first class mail.	as "Express Mail Post Office to Addresses" Mailing Label No
	т	PANSMISSION
	faceirale transmitted to the Petert and Trade	emerk Office, (703)
		Spiela Glein
	12.16 05	Signature

Date: U-16-0

Sheila Gibbs type or print name of person certifying)

* Only the date of filing § 1.6) will be the date used in a patent term adjustment calculation, although the da on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(5). Consider "Express Mell Post Office to Addresses" (§ 1.10) or facalmile transmission § 1.8(d) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

(Transmittal of Information Disclosure Statement before Mailing Date of Either a Final Action Or Notice of Allowance (8-4) page 1 of 3

- NOTE: 37 G.F.R. § 1.704(\$" "A paper containing only an information disclosure statement in compliance with § 1.07 and 1.36 will not be considered a failure to engage in researchie efforts to conclude prosecution (processing or examination) of the application under paragraphic (\$10), (c)(\$1, (c)(\$1,
- If information submitted during the period set furth in ST CEAR. 1.97(b) with a contilication is used to a new ground of injustion on unemented claims, the next Citize action will not be made that also in the situation it is clear that applicant has automated the information to the olicie promptly after it has become income and the information is being submitted rater to a find claimsmission on pateriability, by the Citize. However, the information submitted with a certification can be used in a new ground of rejection was made Citize action made that, if the new ground of rejection was reconsisted by entendment of the applicants by applicant. Where the information is submitted during this period with a tie, it is exemiter may use the information submitted, e.g., priving publication or evidence of public use, and make the next Citize action that whether or not the claims have been emended, provided that no other new ground of rejections which was not necessitated by amendment to the claims as introduced by the examiner. See IAPER 703.078\$i. If a new ground or rejection is introduced that is nother necessitated by an amendment to the claims nor beased on the information submitted with the fee act furth is ST CLFA. § 1.17(b), the Citize action what not be made final." Notice of April 20, 1982 (1998, Cl. ST-47.), S. C. ST-47.
- WARNINGs "A position for supportation of action to often applicant time to submit an information disclosure information devices are supported by the control of the property of the control of the property of the control of the contr

WARNING: No extension of time can be had under ST C.F.R. 1.136 (s) or (s) for filling an IDS. 37 C.F.R. 1.97().

TIME OF TRANSMITTAL OF ACCOMPANYING INFORMATION DISCLOSURE STATEMENT

- 1. The Information disclosure statement transmitted herewith is being filed after three months of the filing date of this national application or the date of entry of the national stage as set forth in § 1.491 in an international application or after the mailing date of the first Office action on the ments, whichever event occurred last but before the mailing date of either.
 - (1) a final action under § 1.113 or
 - (2) a notice of allowance under 6 1.311.

whichever occurs first.

STATEMENT OR FEE

2. Accompanying this transmittal is

(check either A or B below)

A. 🗵 a statement as specified in 37 C.F.R. § 1,97(e).

08

B.

the fee set forth in 37 C.F.R. § 1.17(p) for submission of an information disclosure statement under § 1.97(c). (\$150.00).

(Transmittel of Information Disclosure Statement before Mailing Date of Ether a Final Action Or Notice of Allowance (8-4-page 2 of 3)

PEE PAYMENT

(complete this item, if applicable)

Applicant elects the option to pa of an information disclosure sta	y the fee set forth in 37 C.F.R. § 1.17(p) for submission tement under § 1.97(c) (\$180.00);
	Fee due \$
METHOE	OF PAYMENT OF FEE
4.	
☐ Attached is a ☐ check ☐	money order in the amount of \$
	to charge the amount of \$
☐ to Deposit Account No	
 to Credit card as shown form PTO-2038. 	on the attached credit card information authorization
WARMING: Credit card information should	f not be included on this form as it may become public.
 Charge any additional fees rec manner authorized above. 	quired by this paper or credit any overpayment in the
A duplicate of this paper is at	tached.
•	
	Crayw Rooth
Reg. No. 36,256	SIGNATURE OF PRACTITIONER
30,230	Craig W. Roddy
	(type or print name of practitioner)
Tel. No.: (580) 251-3012	P.O. Box 1431
	P.O. Address

(Transmittal of Information Disclosure Statement before Mailing Date of Either a Final Action Or Notice of Allowance (8-6)—page 3 of 3

Customer No.:

Duncan, OK 73536-0440

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re acclication of: Karen Luke et al.

Group No. 1712 Application No.: 10 / 623,443 Exeminer: Richard, Charles R.

DEC 2 0 2005

Flect: July 18, 2003 For Zeolite-Containing Treating Fluid

Commissioner for Patents

P.O. Box 1450 Alexandria, VA 22313-1450

STATEMENT FOR INFORMATION DISCLOSURE UNDER 37 C.F.R. 4 1.97(e)

NOTE: A statement must state either: "(1) that each item of information contained in the information disclosure statement was officed in a communication from a foreign patent office in a counterpart foreign application not more than three months prior to the filing of the information disclosure statement, or (2) that no em of information contained in the information disclosure statement was cited in a communication tion of information committees in an internation composition examiner, was creat in a communication from a funding patent office in a counterpart foreign application and to the involvedage of the person signing the statement after making reasonable inquiry, no laws of information contained in the information disclosure statement was known to any high-data designated in § 1.56(p) more than three months prior to the filling of the information disclosure statement.* 37 C.F.R. § 1.97(a).

Under the first statement under § 1.97(s), it does not matter whether any individual with a duty of Under the test assemblers under § 1.476, it come not receive theoret any manifest was a duty or disclosure activity interested up of the information clied before receiving the search report. The date on the communication by the funding patient office begins the 3-month paried in the searce manner as the making of an Office action starts a 3-month shortened statutory period for reply. See § 0098(5), M.P.E.P., 8th Edition.

CERTIFICATION UNDER 37 C.F.R. \$§ 1.8(a) and 1.10* (When using Express Mel, the Express Mel label number is me Express Mell certification is optional.)

- I hereby certify that, on the data shown below, this correspondence is being: MALING
- deposited with the United States Postal Service in an envelope addressed to Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 37 C.F.R. & 1.8(a)
- with sufficient postage as first class mail.

37 C.F.R. 6 1.10 " as "Express Mail Post Office to Address

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n= 12-16-05

Sheila Gibbs

type or print name of person certifying)

* Only the date of filling (§ 1.4) will be the date used in a patent term adjustment calculation, although the date City in other or suggested by the contract of \$ 1.000 for the right to be accorded the earliest possible filing date for patent term adjustment calculations.

Statement for Information Disclosure under 37 C.F.R. § 1.97(a) (8-48-page 1 of 5)

- NOTE: "Section 1.871s) makes it clear that a certification could contain either of two statements. One statement is the section 1.871s makes in the section of information in an information declosure statement was clear in a search report from a patent office outside the U.S. not more than three months prior to the filling date of the statement. Under the statements was clearly of the information, it would not matter whether any included with a citizy actually inner about any of the information clearly and patent in the statement was clear that the statement was clear that the statement in the statement was clear in a commission from a truly present office in a contributional disclosure statement was clear in a commission from a truly present office in a contribution through the statement in the innovation of the paraon signify the certification after making rescensible lequity, was known to any included leaving a clay to disclosur more than three marines prior to the efficy of the statement." Notice of January 1, 1986, 1136 C.G. 13-25, at 13, imprises actived. Thus: "If an item of information is submitted within three more than of the statement and being of the information." All, 1136 C.G. at 13. See § 6000088, MLPEP, a Hi Edition.
- NOTE: The date on the communication by the fireign patent office begins the 3-month period in the same memors as the making of an Office action starts a 3-month sharkward statutory period for map, if the communication contains two dates, the making date of the communication is the one which begins the 3-month period is not the date the communication when excellent product. The date which begins the 3-month period is not the date the communication was recolvening periods. The date is the second by a U.S. registered production. Utening the statement they associate or the date it was exceeded by a U.S. registered productions. Utening or an advantage of the date of the date the statement was monthed in the Office, or on an advantage of making or immension if accompanied by a properly seasociate confidence of making or instruction if accompanied by a properly seasociate of confidence or making or flocal-value to seasons and the statement was properly seasonated confidence for making or flocal-value or seasons. The statement was properly seasonated confidence for the statement was made or flocal values of the statement was monthed in the Office.
- NOTE: "The certification can be based on present, good faith innovincing about when information became known without a search of files being made," Thus, for example, the certification of § 1.97lg does not preclude the use of the certification in an application by cooperation whose practitiones have over the year reviewed thousands of patents and socintael publications, even though they are unserved of the relevance of any one thereof so the application. Notice of January 8, 1962, 1135 O.G. 13-15, at 18. See § 8098tts. M.P.E.P., th Edition.

"If an information disclosure statement includes a copy of a dated communication from a foreign plant office which clearly shows that the statement is being submitted within 3 months of the clear on the communication, the copy will be accepted as the required communication. It will be assumed, in the absence of evidence to the contrary, that the communication was for a counterpart freque application.

"In the elternative, a statement can be made if no ham of information contained in the information disclosure statement was chief in a communication from a foreign patent office in a counterpart foreign explication and, to the involvation of the person spiring the statement after materials in page, matters was it known to any includual having a duty to disclose more than 3 morths prior to the filting of the statement."

- NOTE: A copy of the foreign search report need not be submitted with the certification. Notice of April 20, 1992 (1138 O.G. 37-41, 40).
- NOTE: "The phrase 'after making resonable inquiry' makes it clear that the individual making the statement has a duty to make resonable inquiry regarding the facts that are being certified. The statement can be made by a registered practitions who represents a foreign client and who raise on statements made by the foreign client as to the date the information that become import. A registered practitions who there is no information that the information was income for more than three months, however, cannot make the statement without making resonable impair, For example, if an inventor peace a publication to the attorney prosecuting an application with the intent the publication and should not suchmit a statement under 37 C.F.R. 1.97(k)2) to the Office until a statement can be been an present good this involvation and should not suchmit a statement under 37 C.F.R. 1.97(k)2) to the Office until a statement can be been an present good this involvation and should not suchmit a statement can be been an present good this involvation about when information became known without a search of files being made." Notice of April 20, 1982 (1138)

See § 6098(S), M.P.E.P., 8th Edition.

NOTE: "Although it is recognized that an inchridual actually becomes aware of the information in the communication from a foreign potent office somewhere after it was maked, the making date of such a communication, if it occurs prior to a first environment of a same information, would determine the date for tiling of an information declosure statement without a fee "in a certification procedure under \$1.079s\]. Motion of January 3, 1982, 1195 (Oct. 12-25, at 19 (amontas) acided.")

(Statement for Information Disclosure under 37 C.F.R. § 1.97(a) (8-53-page 2 of 5)

- NOTE: The mare absence of an item of information from a foreign patent office communication is not intended to represent an opportunity to delay the automation of a fern known more than three months prior to the filling of an information disclosure statement to an individual having the duty of disclosure under § 1.58, 62 Fed. Reg. 53,131, 53,160 (Oct. 10, 1997).
- NOTE: The IDS is considered field as of the date it is received in the PTO, or on an earlier date of maling or transmission if done so with a properly executed certificate of maling or facetmin transmission under 37 C.F.R. § 1.8, or if it is in compliance with the provisions for "Express Mail" delivery under 37 C.F.R. § 1.10. See § 6006(S), M.P.E.P., delition.
- NOTE: "The conflication under § 1.97(e) should be made by a person who has knowledge of the facts being certified. The conflication can be made by a precibiner who represents a favelgn client and who nakes on abstramatic made by the foreign client as to the claim the intermetant left became known. A practitions who made a harmonism from a client without being the whether the shirtwardson was insown for more than three manths, however, cernod make the conflication without making reasonable linguity." Notice of January 8, 1988, 1185 (L) 3.2-38 at 18.
- NOTE: "The term counterpart foreign petent application means that a claim for priority has been made in either to U.S. application or a foreign application bead on the other, or that the disclosures of the U.S. and foreign petent applications are authoritiesly identical (p.g., p.m application) field in the European Petent Office claiming the seme U.K. printy or claimed in the U.S. application; * Notice of April 20, 1982 (1138 Q.G. 37-41, 38, See § 6008)8, M.P.E., oth Edition.
- NOTE: "Individuals other than the attorney, agent or inventor may comply with this section by disclosing information to the attorney, agent or inventor." 37 C.F.R. § 1.56(s) and

"individuals associated with the filing or prosecution of a patent application within the meaning of this section are:

- (1) each inventor named in the application:
- (2) each attorney or agent who prepares or prosecutes the application; and
- (3) every other person who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to easign the application. "3" C.F.R. § 1.5665.

IDENTIFICATION OF INFORMATION DISCLOSURE STATEMENT FOR WHICH THIS STATEMENT IS BEING MADE

•	This s	statement is being made for the information Disclosure States	nent
	X	accompanying this statement.	
		filed (date)	

STATEMENT

NOTE: A statement under 37 C.F.R. § 1.97(e) need not be in the form of an cell or a declaration under 37 C.F.R. § 1.7(e) by a registered practitioner or any other individual that the statement was field within the Americk period of either the first challeng by entire patient office or first decovery of the information will be accepted as dispositive of compliance with this provision in the absence of evidence to the contrary. § 0006(B), MP.F.P.R. (B) Editors.

(Statement for Information Disclosure under 37 C.F.R. § 1.97(e) (8-45-page 3 of 5)

2. I, th	e person(s) signing below state	ĸ
	was first cited in any commu- foreign application not mo	t contained in the information disclosure statement rication from a foreign patent office in a counterpart are than three months prior to the filing of the mank. 37 C.F.R. § 1.97(a)(1).
NOTE	The three month period starts from the of January 8, 1998, 1136 O.G. 13-26 the foreign patent office." Notice of A	melting date of the foreign patent office communication. Notice at 18. The melting date is the "date on the communication by pril 20, 1992 (1136 C.G. 37-41, 39).
		OR
	was cited in a communication application and, to my know incompanies of the individual designated in § 1, the information disclosure at	contained in the information disclosure statement in from a foreign patient office in a counterpart foreign fieldge, after making reasonable inquiry, no item of information disclosure statement was known to any 56(c) more than three months prior to the filing of stement. 37 C.F.R. § 1,76(e)2).
	when the information was discovered	own to any individual designated in 37 C.F.R. 1.56(c) is the time in association with the application even if awareness of the 22, 1982 (1158 C.G. 37-41, 40). Section 6088(S), M.P.E.P., 8th
	IDENTIFICATION OF PERS	ion(s) Making this Statement
3. The	person making this statement i	•
	(check ea	ch applicable Itam)
(a) 🗆	the inventor(s) who signs bei	ow
		SIGNATURE OF INVENTOR
		(type name of inventor who is signing)
(b) a person who is substantively involved in application, and who is associated with the state of the state		involved in the preparation or prosecution of the lated with the inventor, with the assignee, or with obligation to assign the application (37 C.F.R.
		SIGNATURE OF PERSON MAKING STATEMENT
		(type name of person who is signing)
		Address of person who is signing

(Statement for Information Disclosure under 37 C.F.R. § 1.97(a) (8-49-page 4 of 5)

(c) 🗵	the practitioner who signs below on the basis of the information:		
	(check each applicable item)		
	supplied by the inventor(s).		
	supplied by an individual designated in § 1.56(c).		
	in the practitioner's file.		

Reg. No.: 36,256

Tel. No. (580) 251-3012

Customer No.:

SIGNATURE OF PRACTITIONER

Craig W. Roddy

P.O. Box 1431

Duncan, OK 73536-0440

Statement for information Disclosure under 37 C.F.R. § 1.97(e) [8-49—page 5 of 5]

PTO/SB/08A (07-05)
Approved for use through 07/31/2006, OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

DEC 2 0 2005

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Complete if Reduction Act of 1995-by persons are required to respond to a collection of information unless it contains a valid CMB control number

Complete if Known

Application Number 10/623,443

INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Use as many sheets as necessary)
Sheet 1 of |2

/John J. Figueroa/

Signature

OIPE

U. S. PATENT DOCUMENTS Document Number Publication Date Name of Patentee or Pages, Columns, Lines, Where Eveminer MM-DD-YYYY Applicant of Cited Document Relevant Passages or Relevant Initials* No. Figures Appear Number-Kind Code^{2 (Vanown)} ^{US-} 2,131,338 09/27/1938 Vail /JUE/ 1 /JUF/ 2 US- 3,065,170 11/20/1962 Dumbauld et al. /JJF US- 6.372.694 B1 04/16/2002 Osinga et al. 3 US-US-115 US-115. US-US-US-US-IIS. IIS.

FOREIGN PATENT DOCUMENTS						
Examiner Initials*	Cite No.1	Foreign Patent Document	Publication Date	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages	Ι.
		Country Code ³ "Number ⁴ "Kind Code ⁵ (if known)	MM-DD-YYYY		Or Relevant Figures Appear	٣
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*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant. *Applicant's unique citation designation number (optional). See finds Codes of USPTO Pattern Drocuments at workings food or of MPEP 001.04. *Early Extends that issued the document, by the common of the pattern document. *Yearly of the common of the pattern document. *Yearly of document by the appropriate symbols as included on the document under WIPP Standard ST.16 if possible. *Applicant is to place a check mark here if English language Tarvalation is attributed on the document under WIPP Standard ST.16 if possible. *Applicant is to place a check mark here if English language

Considered

This callection of information is required by 3T CFR 197 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentability is operated by 38 U.S.C. 122 and 3T CFR 1.14. This collection is estimated between the Confidentability is operated by 38 U.S.C. 122 and 3T CFR 1.14. This collection is estimated between the confidentability is operated by the complete dapplication form to the USPTO. Time will vary depending upon the fine dividual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandris, V.A. 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patenta, P.O. Box 1450, Desardadfly, VA 22313-1450.

PTO/SB/08B (07-05)

Approved for use through 07/31/2006. OMB 0651-0031

2000-IP-002115U1P1

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it contains a valid OMB control number. Complete if Known Substitute for form 1449/PTO Application Number 10/623,443 INFORMATION DISCLOSURE Filing Date 07/18/2003 STATEMENT BY APPLICANT First Named Inventor Karen Luke Art Unit 1712 (Use as many sheets as necessary) Examiner Name Richard, Charles R

Attorney Docket Number

Sheet 2

Examiner

/John J. Figueroa/

of 2

	NON PATENT LITERATURE DOCUMENTS	
Cite No.1	Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the item (book, magazine, journal, serial, symposium, catalog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published.	T ²
1	Office Action from a related counterpart application (11/126,626) dated December 7, 2005.	
2	Office action from a related couterpart application (10/795,158) dated December 6, 2005.	
	·	
	No. ¹	Cite Include name of the author (in CAPITAL LETTERS), title of the article (when appropriate), title of the titlem (book, magazine, journal, serial, symposium, catolog, etc.), date, page(s), volume-issue number(s), publisher, city and/or country where published. Office Action from a related counterpart application (11/126,626) dated December 7, 2005. Office action from a related counterpart application (10/795,158) dated

Signature	<u>_</u>	Considered	00/01/2000			
'EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not						
considered. Include copy of this form with next communication to applicant.						

Date

03/31/2009

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1 Applicant's unjoined unidation designation number (politonal) 2 Applicant is unjoined unidation designation in statisched. This collection of information is required by 3° CFR 1.8. The information is required to obtain or rebin a benefit by the public which is to file (and by the USPTO toprocess) an applicanto. Confidentiality is powered by 3° US.C. 122 and 3° CFR 1.1. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application from to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Cert. U.S. Patent and Trademark Office, P.O. Box 1450, Alexandris, N. 22313-1450. DNOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: